

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO

ISRAEL RONDON,)	CASE NO. 1:12 CV 233
Plaintiff,)	JUDGE CHRISTOPHER A. BOYKO
v.)	
COLENE S. CONLEY, et al.,)	<u>MEMORANDUM OF OPINION</u>
Defendants.)	<u>AND ORDER</u>

On January 31, 2012, Plaintiff *pro se* Israel Rondon filed this action against Colene S. Conley, “Ordinance 600.12,” Middleburg Heights, Ohio Building Department, the State of Ohio, and “United States of America - Admiralty.” While the Complaint is unclear, Plaintiff appears to assert in general that Defendants do not possess legitimate authority.

Principles requiring generous construction of *pro se* pleadings are not without limits. *Beaudett v. City of Hampton*, 775 F.2d 1274, 1277 (4th Cir. 1985). Given the most liberal construction, the Complaint does not contain allegations remotely suggesting Plaintiff might have a valid federal claim, or even that there is a reasonable basis for this Court’s jurisdiction. This case is therefore appropriately subject to summary dismissal. *Apple v. Glenn*, 183 F.3d 477 (6th Cir. 1999); *see, Hagans v. Lavine*, 415 U.S. 528, 536-37 (1974)(citing numerous Supreme Court cases for the proposition that attenuated or unsubstantial claims divest the district court of jurisdiction); *see also, In re Bendectin Litig.*, 857 F.2d 290, 300 (6th Cir.1988)(recognizing that federal question jurisdiction is divested by unsubstantial claims).

Accordingly, this action is dismissed.

IT IS SO ORDERED.

S/Christopher A. Boyko
CHRISTOPHER A. BOYKO
UNITED STATES DISTRICT JUDGE

February 17, 2012